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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/597,104	07/11/2006	Karl Lubitz	071308.0736	6058	
31625 BAKER BOTT	7590 07/28/200 S L.L.P.	EXAMINER			
PATENT DEPA	ARTMENT	NOLAND, THOMAS			
98 SAN JACIN AUSTIN, TX 7	TO BLVD., SUITE 15 8701-4039	00	ART UNIT	PAPER NUMBER	
			2856		
		MAIL DATE	DELIVERY MODE		
			07/28/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Α	Application No.		Applicant(s)				
		1	0/597,104		LUBITZ ET AL.				
		E	xaminer		Art Unit				
		T	homas P. Noland		2856				
Period fo	The MAILING DATE of this commun or Reply	ication appear	rs on the cover she	et with the c	orrespondence ad	ddress			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE M nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this common period for reply is specified above, the maximum street or reply within the set or extended period for reply eply received by the Office later than three months are ded patent term adjustment. See 37 CFR 1.704(b).	IAILING DATE of 37 CFR 1.136(a nunication. atutory period will a will, by statute, cau	E OF THIS COMM). In no event, however, m pply and will expire SIX (6 use the application to beco	UNICATION nay a reply be tim) MONTHS from to me ABANDONE	L. ely filed the mailing date of this of (35 U.S.C. § 133).	•			
Status									
1) 又	Responsive to communication(s) file	ed on 11 July :	2006						
·			tion is non-final.						
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٠,١	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims	·	•						
		annlication							
	P) Claim(s) 1-15 is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed.								
•	Claim(s) is/are rejected.								
	Claim(s) is/are objected to.								
·	Claim(s) <u>1-15</u> are subject to restricti	on and/or elec	rtion requirement						
	· · · · · · · · · · · · · · · · · · ·	on ana/or cice	onon requirement.						
Applicati	on Papers								
-	The specification is objected to by th								
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.									
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority u	ınder 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
2) Notic 3) Inforr	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (F nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date 20070205.	PTO-948)	Pape 5) Notic	riew Summary r No(s)/Mail Da e of Informal Pa ::					

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1. The preliminary amendment and substitute specification filed July 11, 2006 have been entered.

- 2. The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.
- 3. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 4. This application contains claims directed to more than one species of the generic invention. These species are deemed to lack unity of invention because they are not so linked as to form a single general inventive concept under PCT Rule 13.1.

The species are as follows:

Species I is a method for establishing a correlation between a first and second state of a piezoelectric component having a piezoceramic element where a first group of

components in the first state are provided and the piezoceramic element thereof are partially polarized as in paragraph 27 of the specification.

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Species II is a method for establishing a correlation between a first and second state of a piezoelectric component having a piezoceramic element where a first group of components in the first state are provided and the piezoceramic element thereof are partially polarized as in paragraph 28 of the specification.

Species III is a method for establishing a correlation between a first and second state of a piezoelectric component having a piezoceramic element where a first group of components in the first state are provided and the piezoceramic element thereof are partially polarized as in paragraph 29 of the specification.

Species IV is a method for establishing a correlation between a first and second state of a piezoelectric component having a piezoceramic element where a first group of components in the first state are provided and the piezoceramic element thereof are partially polarized as in paragraph 28 of the specification except that the component is heated to above the Curie temperature not below it as in paragraph 28.

Applicant is required, in reply to this action, to elect a single species to which the claims shall be restricted if no generic claim is finally held to be allowable. The reply must also identify the claims readable on the elected species, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered non-responsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

5. The claims are deemed to correspond to the species listed above in the following manner:

Claim 7 appears to read on Species I.

Claim 8 appears to read on Species II and IV.

Claim 9 appears to read on Species III.

Claim 10 appears to read on Species IV.

The following claim(s) appear to be generic: claim 6.

- 6. Claim 6 as well as claims 1-5 and 11-15 will be examined with whichever species is elected unless applicant states that particular ones of them are read on only by a nonelected species.
- 7. The species listed above do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, the species lack the same or corresponding special technical features for the following reasons:

Species I has the special technical feature of partial polarization at room temperature and without pressure the combination of which is excluded in Species II-IV.

Species II has the special technical feature of partial polarization while heating above room temperature but below the Curie temperature which excludes Species I and IV and is not required in Species III.

Species III has the special technical feature of partial polarization while applying

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mechanical compressive stress which excludes Species I and is not required by Species II and IV.

Species IV has the special technical feature of polarization while heating above room temperature and the Cure temperature which excludes Species I-II and is not required by Species III, etc.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tom Noland whose telephone number is (571) 272-2202. The examiner can normally be reached on weekdays from 9:00 to 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Hezron E. Williams, can be reached on (571) 272-2208.

The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to 2800 Customer Service at (571) 272-2815.

/Thomas P. Noland/ Primary Examiner Art Unit 2856

July 24, 2008